PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty) WIPO

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference AFB/JAS/P9410WO	FOR FURTHER ACTION	See Form PCT/IPEA/416			
the sel englication No	International filing date (day/month/year)	Priority date (day/month/year)			
nternational application No. PCT/GB2004/001343	29.03.2004	31.03.2003			
nternational Patent Classification (IPC -25J3/04	C) or national classification and IPC				
Applicant AIR PRODUCTS AND CHEM					
Authority under Article 35 a	nal preliminary examination report, established nd transmitted to the applicant according to Ar	by this International Preliminary Examining ticle 36.			
2. This REPORT consists of a	total of 8 sheets, including this cover sheet.				
o This report is also accompa	anied by ANNEXES, comprising:				
—	t and to the International Bureau) a total of Sh	eets, as follows:			
sheets of the description, claims and/or drawings which have been amended and are the badio of the and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions). sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the discourse in the international application as filed, as indicated in item 4 of Box No. I and the					
This report contains indicate	ations relating to the following items:				
☑ Box No. I Basis of	the opinion				
 '					
⊠ Box No. II Priority		t a la constitución de la consti			
⊠ Box No. II Priority ⊠ Box No. III Non-est	ablishment of opinion with regard to novelty, in	ventive step and industrial applicability			
⊠ Box No. III Non-est	ablishment of opinion with regard to novelty, in unity of invention				
☑ Box No. III Non-est ☑ Box No. IV Lack of	ablishment of opinion with regard to novelty, in unity of invention led statement under Article 35(2) with regard to bility; citations and explanations supporting suc	o novelty, inventive step or industrial			
 ☑ Box No. III Non-est ☑ Box No. IV Lack of ☑ Box No. V Reason applicat ☐ Box No. VI Certain 	unity of invention led statement under Article 35(2) with regard to bility; citations and explanations supporting suc documents cited	o novelty, inventive step or industrial			
 ☑ Box No. III Non-est ☑ Box No. IV Lack of ☑ Box No. V Reason applicat ☐ Box No. VI Certain ☑ Box No. VII Certain 	unity of invention led statement under Article 35(2) with regard to bility; citations and explanations supporting suc documents cited defects in the international application	novelty, inventive step or industrial			
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Box No. III Non-est Box No. IV Lack of Box No. V Reason applicat Box No. VI Certain Box No. VII Certain Box No. VIII Certain Box No. VIII Certain 22.10.2004	unity of invention led statement under Article 35(2) with regard to collity; citations and explanations supporting suc documents cited defects in the international application observations on the international application Date of comple 26.08.2005	o novelty, inventive step or industrial ch statement etion of this report			
Box No. III Non-est Box No. IV Lack of Box No. V Reason applicat Box No. VI Certain Box No. VII Certain Box No. VIII Certain Date of submission of the demand	unity of invention led statement under Article 35(2) with regard to collity; citations and explanations supporting suc documents cited defects in the international application observations on the international application Date of comple 26.08.2005	o novelty, inventive step or industrial ch statement etion of this report			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/001343

Box	No. I Basis of the report							
1. With	With regard to the language, this report is based on the international application in the language in which it was filed unless otherwise indicated under this item.							
☐ This report is based on translations from the original language into the following language , which is the language of a translation furnished for the purposes of:								
	☐ international search (und publication of the international preliminary)	der Rules 12.3 and 23.1(b)) ational application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)						
 With regard to the elements* of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report): 								
Des	cription, Pages							
1-12	2	as originally filed						
Cla	ims, Numbers							
1-3	1	as originally filed						
Dra	wings, Sheets							
1/1		as originally filed						
\square a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence								
з. 🏻	The amendments have re	sulted in the cancellation of:						
the description, pages								
	☐ the claims, Nos.☐ the drawings, sheets/fine	gs						
	☐ the sequence listing (s☐ any table(s) related to	specify): sequence listing (specify):						
4. 🗆 ha S	This report has been estand not been made, since the upplemental Box (Rule 70.2	ablished as if (some of) the amendments annexed to this report and listed below by have been considered to go beyond the disclosure as filed, as indicated in the (c)).						
	☐ the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/	s figs						
	Tf item 4 applies,	some or all of these sheets may be marked "superseded."						

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/001343

E		No. II	Priority					
1. [prescrit	ped time limit the requeste	ea:	no priority had been claimed due to the failure to furnish within the			
	i	X copy	v of the earlier application	whos	se priority has been claimed (Rule 66.7(a)).			
		□ tran	slation of the earlier appli	catior	whose priority has been claimed (Rule 66.7(b)).			
2. [This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.						
3	Addi	tional c	bservations, if necessary	:				
	 Box	No. III	Non-establishment of	opin	ion with regard to novelty, inventive step and industrial			
		licabili	ty					
1.	The obvi	questic	ons whether the claimed in the claimed in the claimed in the industrially applicated in the claim whether the claim and in th	nvent ble h	ion appears to be novel, to involve an inventive step (to be non- ave not been examined in respect of:			
		the en	tire international application	on,				
	×	claims	Nos. 27-29					
		becau						
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):						
		to disease particular elements below) or said claims Nos, are so unclear						
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.						
	⋈							
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:						
		the w	ritten form		has not been furnished			
					does not comply with the standard			
		the co	omputer readable form		has not been furnished			
					does not comply with the standard			
		the ta	ables related to the nucled omply with the technical r	otide a equir	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C- <i>bis</i> of the Administrative Instructions.			
		See s	separate sheet for further	deta	ils			

	Box No. IV Lack of unity of invention							
1 .	⊠	In response to the invitation to restrict or pay additional fees, the applicant has: ☐ restricted the claims. ☐ paid additional fees. ☐ paid additional fees under protest. ☑ neither restricted nor paid additional fees.						
2.		Rule 68.1, not to invite the applicant to restrict or pay additional rees.						
3.	. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13 is							
		complied	with.					
	☑ not complied with for the following reasons:							
		see sep	arate sheet					
4.	Со	nsequently	y, this report has be	en establ	ished in re	spect of the following parts of the international application:		
		all parts.				•		
	\boxtimes	the parts	relating to claims l	Nos. 1-26	,30,31 .			
	В	x No. V	Reasoned staten	nent unde	er Article 3	85(2) with regard to novelty, inventive step or industrial ing such statement		
-		atement	, oradiono una oss					
1.		ovelty (N)		Yes: No:	Claims Claims	2-5,14 1,6-13,15-26,30,31		
	In	ventive ste	ep (IS)	Yes: No:	Claims Claims	1-26,30,31		
	In	dustrial ap	plicability (IA)	Yes: No:	Claims Claims	1-26,30,31 -		
2	2. Citations and explanations (Rule 70.7):							
	see separate sheet							
_	Box No. VII Certain defects in the international application							
-	The following defects in the form or contents of the international application have been noted:							

Form PCT/PEA/409 (January 2004)

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/001343

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

- Reference is made to the following documents: 1.
 - D1: FR-A-2 780 147 (AIR LIQUIDE) 24 December 1999
 - D2: EP-A-1 182 412 (LINDE AG) 27 February 2002
 - D3: EP-A-1 103 772 (LINDE AG) 30 May 2001
 - D4: DE 100 51 141 A (AIR LIQUIDE) 19 April 2001
 - D5: EP-A-1 041 353 (BOC GROUP INC) 4 October 2000
 - D6: US-A-5 349 827 (GRELAUD ALAIN ET AL) 27 September 1994
 - D7: US-A-6 128 921 (GUILLARD ALAIN ET AL) 10 October 2000
 - D8: US-A-5 461 871 (GRELAUD ALAIN ET AL) 31 October 1995
 - D9: DE 28 22 774 A (LINDE AG) 29 November 1979

Re Item IV

- This Authority considers that there are two inventions covered by the claims indicated 2. as follows:
 - Claims 1-26, 30,31 1:
 - **Claims 27-29** 11:

The reasons for which the inventions are not so linked as to form a single general inventive concept, as required by Rule 13.1 PCT, are as follows:

The common concept that does link together the independent claims 1, 19, 25, 27-29 and 30 is the use of a first distillation column module, a heat exchange module or at least one fluid processing unit in the construction of an assembled unit the latter being incorporated into apparatus for the cryogenic distillation of air and being transported to and erected at the site for a cryogenic air separation plant.

This common concept is not novel with respect to the state of the art cited in the description of the application (D8) and therefore not considered as special technical features in the sense of Rule 13.2 PCT. Since their is no common special technical feature, a technical relationship as required by Rule 13.2 PCT is not present.

In conclusion, the groups of claims are not linked by common or corresponding special technical features and define two different inventions not linked by a single general inventive concept. The application, hence does not meet the requirements of unity of invention as defined in Rules 13.1 and 13.2 PCT.

Re Item V

3. The document D1 is regarded as being pertinent prior art to the subject-matter of independent claim 1 and discloses (Reference is made to the citations of the International Search Report):

An apparatus for the cryogenic distillation of air comprising an assembled unit (30,32). The assembled unit which is suitable for transportation to and erection at a site for a cryogenic air separation plant comprises a first distillation column module (2,3), a heat exchange module (12) and at least one fluid processing unit (4,6,45) wherein the two modules and the processing unit being operationally interconnected.

Moreover, it would appear that the subject-matter of independent claim 1 is also known from similar prior art apparatuses disclosed by D2 and D3.

Consequently and notwithstanding the clarity objection below (see Item VIII), the subject-matter of claim 1 is not novel (Article 33(2) PCT).

- 4. The subject-matter of the corresponding method claim 19 and use claim 30 of claim 1 is also not new with respect of the above mentioned reasons (Article 33(2) PCT).
- Notwithstanding the clarity objection below (see Item VIII), it appears that the subjectmatter of the analogue method claim 25 of claim 19 is also not new with respect of the above mentioned reasons (Article 33(2) PCT).
- Dependent claims 2 to 18, 20 to 24, 26 and 31 do not contain any features which, in combination with the features of any claim to which it refers, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2)/(3) PCT). The additional features of the dependent claims are partly known from above cited documents D1-D8 (claims 2-17 and 20-24), refer merely to the use of the known apparatus from D2 (claim 31) or form part of the normal consideration of the man skilled in the art (claims 18 and 26). Reference is also made to the citations of the International Search Report.

Re Item VII

7. The claims do not meet the rules 6.2(b) and 6.3(b) PCT.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/GB2004/001343

The description does not meet Rule 5.1(a)(ii) PCT, because D1-D3 are not cited therein.

Re Item VIII

- Claims 1, 19 and 25 do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined.
- 8.1 Although the two method **claims 19 and 25** have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness. Moreover, lack of clarity of the claims as a whole arises, since the plurality of independent method claims makes it difficult, if not impossible, to determine the matter for which protection is sought, and places an undue burden on others seeking to establish the extent of the protection.
- 8.2 Additionally, it is clear from the description on page 9, lines 28 to 35, that the feature of transporting the assembled unit to and erection of it at plant site is essential to the definition of the invention. In the assessment of novelty and inventive step of independent claims 1 and 19 it is therefore understood that this feature is not facultative contrary to the wording used ("suitable").